IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TENNESSEE WESTERN DIVISION

FLORISIN, INC., GO SNACKS, INC., TRAVEL RETAIL DISTRIBUTION GROUP, INC., ARMAND VENTURA, GLOCKNERS, INC., EDUARDO ACOSTA,))))))
Plaintiffs,)
, and the second se	No. 2:17-cv-02506-TLP-cgc
v.)
) JURY DEMAND
ENOBLE, INC/NATIONAL BANKERS)
TRUST, VERO BUSINESS CAPITAL,)
LLC, JOHN GREENE LOGISTICS CO.,)
FIRST TENNESSEE BANK NATIONAL)
ASSOCIATION, DUDLEY BOYD,)
)
Defendants.)

ORDER DISMISSING ACTION WITH PREJUDICE

Plaintiffs Florisin, Inc., Go Snacks, Inc., Travel Retail Distribution Group, Inc., and Armand Ventura filed a Notice of Voluntary Dismissal with Prejudice as to all claims against Defendants. (ECF Nos. 92.)¹ Pursuant to Federal Rule of Civil Procedure 41(a)(2), the aforementioned plaintiffs' action is DISMISSED WITH PREJUDICE. Costs are assessed to Plaintiffs. A Judgment will follow this Order.

¹ Plaintiffs Glockner's, Inc. and Eduardo Acosta previously filed a Notice of Voluntary Dismissal under Fed. R. Civ. P. 41(a)(1)(A)(i). (ECF No. 16.) These plaintiffs' claims were therefore dismissed without prejudice without a court order. *See* Fed. R. Civ. P. 41(a)(1)(A)(i), (B).

SO ORDERED, this 23rd day of October, 2018.

s/Thomas L. Parker

THOMAS L. PARKER UNITED STATES DISTRICT JUDGE